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contain "HIGHLY CONFIDENTIAL – ATTORNEY'S EYES ONLY" material of Requesting Companies, shall be subject to the following provisions:

- 1.1 The definitions, terms and provisions contained in the Protective Order shall be incorporated herein by reference as though fully set forth herein; provided, however, that in the event of a conflict between any definition, term, or provision of this Supplemental Protective Order and any definition, term, or provision of the Protective Order, this Supplemental Protective Order shall control with respect to such conflict.
- 1.2 For purposes of production or use of information or items designated "HIGHLY CONFIDENTIAL ATTORNEY'S EYES ONLY" by Requesting Companies, the term "Expert" shall mean a person with specialized knowledge or experience in a matter pertinent to the litigation who: (1) has been retained by a party or its counsel to serve as an expert witness or as a consultant in this action; (2) is not a past or current employee of a party, a party's competitor, or a competitor of the designating Requesting Company; (3) at the time of retention, is not anticipated to become an employee of a party, a party's competitor, or a competitor of the designating Requesting Companies; and (4) has signed the "Acknowledgment and Agreement to Be Bound" (Exhibit A).
- 1.3 Unless otherwise ordered by the Court or permitted in writing by the party or Requesting Company designating such material, all information or items designated as "HIGHLY CONFIDENTIAL ATTORNEY'S EYES ONLY" by Requesting Companies shall not be disclosed to any person except: (1) Experts (as defined in this Order) to whom disclosure is reasonably necessary for this litigation; and (2) those listed in subparagraphs (a), (d), (e), (g) and (h) of paragraph 4.2 of the Protective Order.
- 1.4 Notwithstanding the foregoing paragraph, information or items designated as "HIGHLY CONFIDENTIAL ATTORNEY'S EYES ONLY" by Requesting Companies may also be disclosed to a person with specialized knowledge or experience in a matter pertinent to the litigation who has been retained by a party or its counsel to serve as an expert witness or as a

consultant in this action and who is a past or current employee of a competitor of a party, a party's competitor, or a competitor of the designating Requesting Company or anticipated to become one, provided that before such disclosure, the person shall be identified to the designating Requesting Company (the "Notice") along with the name of the company in which the person has been or currently is an employee or anticipates becoming an employee, and shall also sign the "Acknowledgment and Agreement to Be Bound" (Exhibit A).

- (a) A party that provides the Notice to the designating Requesting Company pursuant to Paragraph 1.4 may disclose the subject of the protected material to the identified expert or consultant unless, within seven (7) calendar days of delivering the Notice, the party receives a written objection from the designating Requesting Company. Any such objection must set forth in detail the grounds on which it is based.
- (b) A party that receives a timely written objection must meet and confer with the designating Requesting Company to try to resolve the matter by agreement within seven (7) calendar days of the written objection. If no agreement is reached, the Requesting Company seeking to prevent the disclosure to the expert or consultant may, if necessary, file a motion in accordance with the Local Civil Rules to prevent disclosure. Any such motion must describe the circumstances with specificity, set forth in detail the reasons why the disclosure to the expert or consultant should be prohibited, assess the risk of harm that the disclosure would entail, and suggest any additional means that could be used to reduce that risk. The burden to demonstrate why disclosure should be prohibited shall rest with the designating Requesting Company.
- 2. Unless otherwise ordered by the Court or expressly permitted by the designating Requesting Company, no party may file with the Court, or introduce any information or item of Requesting Company that has been designated "HIGHLY CONFIDENTIAL ATTORNEY'S EYES ONLY" at trial in a manner that will result in disclosure to persons other than: (1) Experts (as defined in this Order); (2) persons described in paragraph 1.4 above; and (3) those listed in subparagraphs (a), (d), (e), (g) and (h) of paragraph 4.2 of the Protective Order. In the event a

Party seeks to file with the Court, or introduce any information or item of Requesting Companies designated "HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY" at trial in a manner that will result in disclosure to persons other than (1) Experts (as defined in this Order), (2) persons described in paragraph 1.4 above, and (3) those listed in subparagraphs (a), (d), (e), (g) and (h) of paragraph 4.2 of the Protective Order, the Party shall promptly notify in writing the designating Requesting Company so that the provisions of paragraphs 4.4 and 5.2(b) of the Protective Order may be carried out. The Parties recognize that the purpose of this provision is to provide a reasonable opportunity to object to the disclosure of information or items designated "HIGHLY CONFIDENTIAL – ATTORNEYS' EYES ONLY" at trial to persons other than Experts (as defined in this Order) and those specified in Paragraph 4.3 of the Protective Order (Dkt. 95), and agree to provide the notice described in this paragraph with reasonable advance notice such that the Requesting Company may raise any objection.

- 3. Any time a document produced by a Requesting Company that it has designated as CONFIDENTIAL or HIGHLY CONFIDENTIAL is disclosed in a deposition, whether marked as an exhibit or not, the Requesting Company will be notified and have the 40 days in paragraph 5.2(b) of the Protective Order to designate that portion of the transcript containing the non-party's CONFIDENTIAL or HIGHLY CONFIDENTIAL information as CONFIDENTIAL or HIGHLY CONFIDENTIAL.
- 4. For avoidance of doubt, the rights and obligations in paragraph 4.4 of the Protective Order apply equally to the filing of Requesting Companies' designated confidential material or information and items designated HIGHLY CONFIDENTIAL ATTORNEYS' EYES ONLY.
 - IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.
 - DATED this 25th day of September, 2023.

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STIPULATED SUPPLEMENTAL PROTECTIVE ORDER – 6 (No. 2:21-cv-00563-JCC)

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| STIPULATED SUPPLEMENTAL PROTECTIVE ORDER – 7 (No. 2:21-cv-00563-JCC)

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STIPULATED SUPPLEMENTAL PROTECTIVE ORDER – 8 (No. 2:21-cv-00563-JCC)

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